your fallure so to do, judgment will be rendered against you according to the demand of the complaint which has been filed with the clerk of said

This action is brought for the purpose of obtaining judgment of the court annuling the marriage contract heretofore and now existing between plaintiff and defendant.

DANIEL HARRINGTON,
Plaintiff's Attorney.
Top Floor of Utah Savings & Trust
Fullding, Main Street, Telephone Wasatch 2869.

Postoffice address, Salt Lake City.

#### SUMMONS.

In the District Court of the Third Judicial District of the State of Utah, in and for Sait Lake County. Jovan Suput., plaintiff vs. Soka L.

Suput, defendant—summons.
State of Utah to said defendant:
You are hereby summoned to appear within twenty days after servlee of this summons upon you. If served within the county in which this action is brought, otherwise within thirty days after service, and defend the above entitled action, and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the clerk of said court. This action is brought to secure a judgment dis selving the bonds of matrimony here-

totore and now existing between the defendant and the plaintiff.

KING & KING.

Attorneys for Plaintiff.
P. O. Address, 320 Continental Flank Building, Salt Lake City, Utah.

#### SUMMONS.

In the District Court in and for Salt Lake County, State of Utah. L. V. Wimsatt, plaintiff, vs. H. R. Wimsatt, defendant.—Summons. The State of Utah to said Defend-

You are hereby summoned to ap-You are hereby summoned to appear within twenty days after service of this summons upon you, if served within the county in which this action is brought; otherwise within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the clerk of said

This action is brought to recover a judgment dissolving the marriage contract heretofore existing between you and the plaintiff,

ALLEN T. SANFORD, Attorney for Plaintiff, P. O. Address 420 Hoston Bldg., Salt Lake City, Utah.

#### SUMMONS.

In the District Court of the Third Judicial District of the State of Utah,

County of Salt Lake.
Ellen E. Paul, plaintiff, vs. David A.
Paul, defendant — Summons. Summons,

The State of Utah to the said De

fendant:

You are hereby summened to appear within twenty days after the service of this summens, upon you, if served within the county in which this action is brought, otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the comment will be rendered against you according to the demand of the complaint, which has been filed with the clerk of said court. This action is brought for the purpose of accuring a decree of divorce and for the care and custody of two minor children.

MORGAN & HUFFAKER,
Plaintiff's Attorney.
P. O. Address, Utah Savings & Trust Bldg., Salt Lake City, Utah.

## IN THE DISTRICT COURT IN AND FOR SALT LAKE COUNTY, STATE OF UTAH.

Lillian D. Drysdale, Plaintiff, vs. Joseph H. Drysdale, Defendant-Summons

The State of Utah to said Defendant: You are hereby summoned to ap-pear within twenty days after service of this summons upon you, if served within the county in which this action is brought; otherwise within thirty days after service, and defend the above entitled action; and in case of failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the clerk of said court, and a copy of which is herewith serv-

ed upon you.

This action is brought to obtain a decree of court vacating and dissolving the bonds of matrimony heretofore existing between the plaintiff and de-fendant, and for an absolute divorce from defendant.

GEO. M. SULLIVAN Attorney for Plaintiff.
Postoffice address, 429 Boston Bldg
Salt Lake City, Utah. 5-23-6-2

# NOTICE OF SALE ON FORECLOS-URE OF WAREHOUSE LIEN.

E. F. S. LANE. Debtor:

L. STORES COMPANY, Lien

Claimant; Notice is hereby given that on the 15th day of November, 1911, E. F. S. Lane stored with I. X. L. Stores Company, a Utah Corporation, in its warehouse, in Salt Lake City, Utah, the goods and chattles, hereinafter described; that there is now due and unpaid thereon, as storage, and said I. X. L. Stores Company, claims said amount to be due thereon, at the time of the first publication of this notice, the sum of \$48.00; That more than thirty days have elapsed since default in the present of the day. than thirty days have elapsed since default in the payment of the debt secured by said Hen; That on Monday the 8th day of June, 1914, commencing at the hour of 12 o'clock, noon, and between the hours of 12 o'clock, M. and 4 o'clock, p. m. of that day, at that certain storeroom, 6th floor of warehouse, rear of No. 45 E. Brondway in Salt Lake City, and County, State of Utah, said I. X. L. Stores Company will sell at public auction the said goods and chattels so stored, and which are schooled and deriver. and which are scheduled and desrib-ed as follows: 1 Foot Stool, 1 Box Cooking Utensils, 1 Box and Con-tents, 1 Trunk and Contents, 1 Smoking Stand.

ing Stand.

I. X. L. STORES COMPANY.

By P. A. SORENSEN, Manager.

S. P. ARMSTRONG,

Attorney for I. X. L. Stores Company.

First publication May 23, 1914.

# NOTICE OF SALE ON FORECLOS-URE OF WAREHOUSE LIEN.

BEN WOODS, Debtor:
1. X. L. STORE COMPANY, Lien Cialmant:

NOTICE IS HEREBY GIVEN, that on the 31st day of May, 1911, Ben Woods stored with I. X. L. Stores Company, a Utah Corporation, in its warehouse in Salt Lake City, Utah, the goods and chattels, hereinafter described; That there is now due and unpaid thereon, as storage, and said I. X. L. Stores Company claims said amount to be due thereon, at the time of the first publication of this notice, the sum of \$70.00; That more than thirty days have elapsed since default in the payment of the debt secured by said lien; That on the 8th day of June, 1914, commencing at the hour of 12 o'clock, M. and be veen the hours of 12:00 o'clock, noon, and 4:00 o'clock, p. m. of that day, at that certain storeroom, 6th floor of ware-house, rear of No. 45 E. Broadway in Salt Lake City, and County, State of Utah, said I. X. L. Stores Com-pany will sell at public auction the sald goods and chattels, so stored, and which are scheduled and described as follows: 1 Trunk and Contents, 2 Tables, 2 Chairs, 2 Bundles Bedding, 1 Box and Contents, 2 Tubs and Contents, 1 Bedler and Contents, 1 Sewing Machine, 1 Rug, 3 Pictures, 1 Bread Pan and Contents, 1 Roaster and Contents, 1 Washboard. and Contents, 1 Washboard.

L. X. L. STORES COMPANY,
By P. A. SORENSEN, Manager,
P. Armstrong, attorney for I. X. L.
tores Company. First publication Stores Company. May 23, 1914.

#### DELINQUENT NOTICE.

Richlands Irrigation company. Lo-cation of principal office, Salt Lake City, Utab. Notice:—There are delinquent upon the following described stock, on account of assessment No. 2, levied on the 6th day of April, 1914, the several amounts set opposite the name of the respective shareholders, as follows: Cert.

48 D. B. Mackintosh,

order of the Board of Directors, made on the 6th day of April, 1914, so many shares of each parcel of such stock as may be necessary will be sold at the may be necessary will be sold at the company's office, room 1009 Newhouse building, on the 29th day of May, 1914, at the hour of 9:00 o'clock a. m., to pay the delinquent assessments thereon, together with the cost of advertising and the expense of state.

> GEORGE T. ODELL, W. C. ALEXANDER, Secretary

By order of the Board of Directors of Richlands Irrigation Company, the foregoing sale is continued to Tuesday, June 2nd, 1914, at 9:00 o'clock a. m. of said day.

W. C. ALEXANDER,

Secretary

### SUMMONS.

In the District Court of the Third Judicial District of the State of Utah, County of Salt Lake.

Vella Fruin, plaintiff, vs. Charles R. Fruin, defendant.—Summons. The State of Utah to the said Defend-

You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which this action is brought, otherwise within thirty days after service, and defend the above entitled action; and

in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the clerk of said court.

This action is brought for the purpose of obtaining advances.

pose of obtaining a decree of said court dissolving the bonds of matri-mony heretofore and now existing between plaintiff and defendant. DANIEL HARRINGTON, Plaintiff's Attorney

P. O. Address: Top floor Utah Sav-lngs & Trust Bldg., Main street, Sait Lake City, Utah, Telephone Wasatch

#### SUMMONS.

In the District Court of the Third Judicial District of the State of Utah,

County of Salt Lake.
Virginia W. Taylor, plaintiff vs.
Byron C. Taylor, defendant.—Sum-

The State of Ut. o the said De-

You are hereby summoned to ap-ear within twenty days after the pear within twenty days after the service of this summons upon you, if served within the county in which this action is brought, otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the com-

plaint, copy of which is filed with the clerk of this court for you. This action is brought to dissolve the marriage relations now existing between the above named parties; for the custody of the minor child for the custody and equitable relief. E. W. TATLOCK.

Plaintiff's Attorney. VIRGINIA W. TAYLOR.

Plaintiff. P. O. Address, Box 828, Salt Lake City, Utah.

#### SUMMONS.

In the District Court of the Third Judicial District of the State of Utah, County of Salt Lake.

Sophie Hooper, plaintiff, vs. Thomas Hooper, defendant.—Summons.

State of Utah to the said Defend-

You are hereby summoned to ap-pear within twenty days after the serpear within twenty days after the ser-vice of this summons, upon you, if served within the county in which this action is brought, otherwise, with-in thirty days after service, and de-fend the above entitled action; and in case of your failure so to do, judg-ment will be rendered against you ac-cording to the demand of the complaint which has been filed with the clerk of said court. This action is brought to recover a judgment dis-solving the bonds of matrimony hereexisting between you and the

D. H. WENGER, Attorney for Plaintiff, SOPHIE MORGAN,

Plaintiff. 420 Continental address. block, Salt Lake City, Utab, 5-16-6-13

### SUMMONS.

In the District Court of the Third Judicial District of the State of Utah, County of Salt Lake.

Bertha M. Lunsford, plaintiff, vs. William L. Lunsford, defendant.— Summons

The State of Utah to the said Defend-

plaintiff.

You are hereby summoned to ap-You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which this action is brought, otherwise within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the county. cording to the demand of the com-plaint, which has been filed with the clerk of said court. This action is brought to recover a judgment annuiling the marriage contract heretofore existing between you and the plaintiff.

JAMES F. SMITH, Plaintiff's Attorney.

BERTHA M. LUNSFORD Plaintiff.

P. O. address, 334 Atlas block, Salt Lake City, Utah. 5-16-6-13

#### SUMMONS.

In the District Court of the Third Judicial District of the State of Utah,

County of Salt Lake.

Mary Alice Miller, plaintiff, vs.

Frank Miller, defendant.—Summons.

The State of Utah to the said Defend-

ant.—Summons,
You are hereby summoned to ap-

you are hereby su moned to appear within twenty days after the service of this summons upon you, if served within the county in which this action is brought, otherwise within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which

SHAPPS